

# CERRO COPPER & BRASS COMPANY

DIVISION OF CERRO CORPORATION

OTHER ADDRESSEES - FOR INFORMATION

BCC: P. Tandler

## INTERNAL MEMORANDUM

1104 144797

Form HQ-10

SHOW NAME, TITLE AND CORPORATION OF ADDRESSEE AND ADDRESSOR

TO: F. Higham, President, Cleveland Headquarters      DATE: September 22, 1971

FROM: W. E. Dunnick, Vice President, St. Louis Works

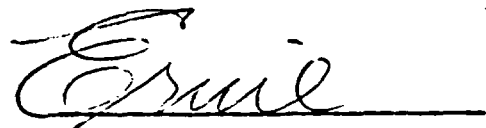
SUBJECT: DISCHARGE OF LIQUIDS INTO PUBLIC WATERS

This refers to Peter Weisse's letter of September 14th on this subject.

We received the appropriate forms several months ago, but did not file them and do not intend to file them because we do not discharge directly into public waters.

As you know, Monsanto Chemical, Midwest Rubber, American Zinc, and Mobile Oil, along with ourselves, are all members of the Board of Directors of the Sauget Sanitary Development and Research Association. It was the consensus of all members that we were not required to file the applications.

We recently received other forms very similar to those to be filed by companies discharging directly into the public waters. We have 90 days from date of receipt, which was early in September, to complete the applications. Monsanto's Legal Department is checking into the legal obligation. We are getting an estimate from the consulting firm who is working with us on the sewage treatment problem for the cost to collect data to get reliable information that would be required to comply. As soon as I have information on Monsanto's opinion of the legality and estimate, I will be in touch.



WED:cm

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